## UNITED STATES DISTRICT COURT DISTRICT OF SOUTH DAKOTA SOUTHERN DIVISION



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DENNIS R. GARDNER,

-VS-

CIV. 14-4008

Petitioner,

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OPINION AND ORDER

DARIEN YOUNG, Warden, ED LIGTENBERG, Director of Board of Pardons and Parole, MS. JOHNSON, Central Records, MARTY JACKLEY, Attorney General State of South Dakota,

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Respondents.

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Petitioner, Dennis R. Gardner, an inmate at the South Dakota State Penitentiary, has filed a pro se petition for writ of habeas corpus pursuant to 28 U.S.C. § 2254.

Petitioner's instant federal habeas petition is governed by the Antiterrorism and Effective Death Penalty Act (AEDPA), which imposes a one-year statute of limitations for filing federal habeas petitions. 28 U.S.C. § 2244(d)(1); *Beery v. Ault*, 312 F.3d 948, 949 (8<sup>th</sup> Cir. 2003). The federal limitations period runs from the date on which Petitioner's state judgment became final by the conclusion of direct review or the expiration of time for seeking direct review. <u>Id.</u> By Supreme Court rule, a petitioner has 90 days from the date of entry of judgment in a state court of last resort to petition for certiorari. *Id.*, Sup. Ct. R. 13. The statute of limitations is tolled, however, while "a properly filed application for State post-conviction review is pending." *Id.*; § 2244(d)(2). *See generally, Painter v. State of Iowa*, 247 F.3d 1255, 1256 (8 th Cir. 2001) ("a review of our cases makes clear, however, that the time between the date that direct review of a conviction is completed and the date that an application for state post-conviction relief is filed counts against the one-year

period."). See also Curtiss v. Mount Pleasant Correctional Facility, 338 F.3d 851, 853 (rejecting

the suggestion that the federal filing deadline had not expired because state petition was timely filed

according to state law, and federal petition was filed within one year after state statute of limitations

had expired); Jackson v. Ault, 452 F.3d 734, 735 (8 th Cir. 2006) ("It does not matter that

[petitioner's]...state post conviction relief application was timely filed under [state] law. The one

year AEDPA time limit for federal habeas filing cannot be tolled after it has expired.").

The Court may raise the statute of limitations issue sua sponte. Day v. McDonough, 126

S.Ct. 1675, 1684, 164 L.Ed.2d 376 (2006). The Court must, before acting on its own initiative to

dismiss the federal petition based on the AEDPA statute of limitations, "accord the parties fair notice

and opportunity to present their positions." Id. Further, the Court must "assure itself that the

Petitioner is not significantly prejudiced by the delayed focus on the limitation issue, and determine

whether the interests of justice would be better served by addressing the merits or dismissing the

petition as time barred." Id. Accordingly, the Court will order the parties to show cause why his

federal petition should not be dismissed as untimely.

**CONCLUSION AND ORDER** 

Accordingly, it is hereby

ORDERED that:

The Clerk of Court is directed to serve a copy of the petition and this Order upon (1)

Respondents;

On or before March 14, 2014, the parties shall file briefs, documentation, and/or (2) other appropriate authority showing cause why Petitioner's federal habeas petition,

filed January 23, 2014, should not be dismissed as untimely pursuant to 28 U.S.C.

§ 2244(d)(1).

Dated this 27 day of January, 2014.

BY THE COURT:

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